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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/885,320	06/19/2001	Gary L. Gaebel	TAL/7146.116	4598
47915	7590 02/07/2006		EXAMINER	
CHERNOFF, VILHAUER, MCCLUNG & STENZEL, LLP 1600 ODS TOWER			JEAN PIERRE, PEGUY	
601 SW SECOND AVENUE		ART UNIT	PAPER NUMBER	
PORTLAND	, OR 97204		2819	

DATE MAILED: 02/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	·
	09/885,320	GAEBEL ET AL.	
Office Action Summary	Examiner	Art Unit	
	Peguy JeanPierre	2819	
The MAILING DATE of this communication a	ppears on the cover sheet with	the correspondence address	;
Period for Reply	VIO OET TO EVDIDE AMO	NATUREN OF THIRTY (20) DA	VC
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC. 1.136(a). In no event, however, may a report of will apply and will expire SIX (6) MONTE ate, cause the application to become ABA	ATION. bly be timely filed HS from the mailing date of this communication (NDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 30	December 2005.		
2a)⊠ This action is FINAL . 2b)☐ Th	nis action is non-final.		
3) Since this application is in condition for allow	rance except for formal matte	rs, prosecution as to the meri	its is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 25-29 is/are pending in the applicat	ion.		
4a) Of the above claim(s) is/are withdr			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>25-29</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	or election requirement.		
Application Papers			
9) The specification is objected to by the Examin	ner		
10) The drawing(s) filed on is/are: a) a		v the Examiner.	
Applicant may not request that any objection to the	, , , ,	•	
Replacement drawing sheet(s) including the corre			l21(d).
11)☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-15	52.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig	an priority under 35 H S C & :	119(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	gri priority under 55 5.5.5. §	110(a)-(d) 01 (1).	
1. ☐ Certified copies of the priority docume	nts have been received.		
2. Certified copies of the priority docume		plication No	
3. Copies of the certified copies of the pr	·		е
application from the International Bure	au (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list	st of the certified copies not re	eceived.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Su		
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 		/Mail Date ormal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:		

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 25-29 recite the limitations of "at least three ordered symbols...". There is no support for this limitation in the specification. The three color components (paragraph 14) and the plurality (three or four) of color planes (paragraph 14) cannot be considered to imply or suggest the limitations of "... the at least the three ordered symbols...".

2. Claims 25-29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Furthermore, the limitations of "compressing said image by compressing said second and third bit planes together as a group, wherein said first bit plane is compressed separate from the combination of said second and third bit planes" is not shown in the drawings nor disclosed in the specification.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 25-29 are rejected under 35 U.S.C. 102(b) as being anticipated by Mark

et al. (USP 5,303,313).

Mark et al. disclose a method of compressing digital image having a plurality of pixels

(see Figs. 7A-E). The pixels are represented by a sequence of ordered symbols (see

col. 4, lines 3-20) that guarantee that the symbols are occupying the same position in a

respective ordered sequence of ordered symbols (see also col. 14,lines 12-22); the

pixels (images) can be organized into bit planes (see col. 17, lines 4-10); run length

encoding scheme can be used to compress the bit plane (see col. 2 lines 45-51). The

compression scheme of Mark et al. can be use in a lossless encoding scheme using

Human encoding algorithm to reduce the number of symbols in the bit plane (see col.1,

lines 20-24).

Response to Amendment

5. The amendment filed on 12/20/2005 is objected to under 35 U.S.C. 132(a)

because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no

amendment shall introduce new matter into the disclosure of the invention. The added

material which is not supported by the original disclosure is as follows: "... at least three

ordered symbols..." and " compressing said image by compressing said second and

third bit planes together as a group, wherein said first bit plane is compressed separate

from the combination of said second and third bit planes."

Applicant is required to cancel the new matter in the reply to this Office Action.

Response to Arguments

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6. Applicant's arguments filed on 12/20/2005 have been fully considered but they are not persuasive. The rejection of the claims has been maintained. The added limitations have no support in the specification (see rejection above).

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peguy JeanPierre whose telephone number is (571) 272-1803. The examiner fax phone number is (571) 273-1803.

Peguy JeanPierre Primary Examiner